AMENDMENT OF SOLICITATION/MODIF	FICATION OF CON	ITRACT 1. (Contract Number	Page of Pages		
				1 2		
Amendment/Modification Number 3	3. Effective Date August 6, 2009	4. Requisition/Purchase Request No.		5. Solicitation Caption		
	August 0, 2009			Therapeutic		
				Afterschool and Summer Camp		
				Services		
6. Issued By:	Code		7. Administered	By (If other than line 6)		
DISTRICT OF COLUMBIA CHILD AND FAMILY						
CONTRACTS AND PROCUREMENT ADMINISTY 955 L'Enfant Plaza, SW, North Building, Suite 5200	RATION					
Washington, DC 20024						
Name and Address of Contractor (No. Street, city, country, state and ZIP Code)				9A. Amendment of Solicitation No. CFSA-09-IFB-0002		
			1 1	(See Item 11)		
			3, 2009 ification of			
			Order:			
		10B. Dated (See Item 13)				
Code	Facility			= (000 1.011 10)		
X The above numbered solicitation is amended as set forth in Ite	em 14. The hour and date s	pecified for receip	ot of Offers 🗌 is e	xtended. Xi is not		
extended. Offers must acknowledge receipt of this amendment prior to the	hour and date specified in t	he solicitation or :	as amended by o	ne of the following		
Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing Items 8 and 15, and returning copies of the amendment: or (b) By acknowledging receipt of this amendment						
on each copy of the offer submitted; or (c) By separate letter or fax which includes a reference to the solicitation and amendment number. FAILURE						
OF YOUR ACKNOWLEDGEMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire						
to change an offer already submitted, such change may be made	de by letter or fax, provided	each letter or tele	aram makes refe	renament you desire		
solicitation and this amendment, and is received prior to the ope	ning hour and date specified	d				
12. Accounting and Appropriation Data (If Required)	V TO MODUE!!!!!	CONTRACTO/O	DDED0			
13. THIS ITEM APPLIES ONL IT MODIFIES THE CONTI	Y TO MODIFICATIONS OF RACT/ORDER NO. AS DES					
A. This change order is issued pursuant to: (Specify A The changes set forth in Item 14 are made in the cont	(uthority)			IR, Chapter 36, Section		
3601.2 (c). B. The above numbered contract/order is modified to	reflect the administrative ch	anges (such as c	hanges in paying	office appropriation		
date, etc.) set forth in item 14.						
C. This supplemental agreement is entered into pursu	ıant to authority of:					
D. Other (Specify type of modification and authority)						
	is required to sign this docu			e issuing office.		
14. Description of amendment/modification (Organized by UCF Section headings, including solicitation/contract subject matter where feasible.)						
This amendment for solicitation no. CFSA-09-IFB-	0002 will continue on	page two (2).				
	The District		- C - C C	1		
(1) Delete Section B.1.2 in its entirety and substitut	e: The District contem	iplates award	or a firm-fixed	price contract.		
(2) Add Section B. 1.2. The District will numbers	ita raquiramenta of th	a artialas ar s	arvices includ	led herein from the		
(2) Add Section B.1.3; The District will purchase its requirements of the articles or services included herein from the Contractor. The estimate shall not be construed as a representation that the estimated quantity will be required or						
ordered, or that conditions affecting requirements will be stable. They shall not be construed to limit the quantities						
which may be ordered from the Contractor by the District or to relieve the Contractor of its obligation to fill all such						
orders. a.) Delivery or performance shall be made only as authorized in accordance with the Ordering Clause, Section						
G.8.	omy as aumorized m	accordance v	vitili tile Order	ing Clause, Section		
0.0.						
All other terms and conditions under this Contract shall ren	nain unchanged.					
Except as provided herein, all terms and conditions of the docur		or 10A) remain u	nchanged and in	full force and effect		
15A. Name and Title of Signer (Type or print)		16A. Name of Co				
		Tara Sig	amoni			
15B. Name of Contractor:	15C. Date		Columbia – CF	SA 16C. Date		
13D. IVAING OF CONTRACTOR.	Signed	District of		Signed		
	7	aa () gam			
(Signature of person authorized to sign)	· · · ·	(Signāture	of Contracting Of	ticer)		
			D			

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The District may issue orders requiring delivery to multiple destinations or performance at multiple locations. If the District urgently requires delivery before the earliest date that delivery may be specified under this contract, and if the Contractor shall not accept an order providing for the accelerated delivery, the District may acquire the urgently required goods or services from another source. b.) There is no limit on the number of orders that may be issued. The District may issue orders requiring delivery to multiple destinations or performance at multiple locations. c.) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and District's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after the contracts performance period.

- (3) Section B.2.1 Delete sentence one and substitute: The District shall award one (1) requirements contract resulting from this solicitation with fixed unit hourly prices.
- (4) Delete Section B.4 in its entirety.
- (5) Delete Section B.6 in its entirety.
- (6) Delete Section F.2.3 in its entirety.
- (7) Delete Section G.8; d) in its entirety and substitute: If mailed, a delivery order or task order is considered "issued" when the District deposits the order in the mail. Orders may be issued by facsimile or by electronic commerce methods.
- (8) Delete Section G.8; e) in its entirety.